

1 SEYFARTH SHAW LLP  
2 Francis J. Ortman III (SBN 213202)  
[fortman@seyfarth.com](mailto:fortman@seyfarth.com)  
3 Aryeh M. Hersher (SBN 260321)  
[ahersher@seyfarth.com](mailto:ahersher@seyfarth.com)  
4 Jason M. Allen (SBN 284432)  
[jmallen@seyfarth.com](mailto:jmallen@seyfarth.com)  
5 Michael A. Wahlander (SBN 260781)  
[mwahlander@seyfarth.com](mailto:mwahlander@seyfarth.com)  
6 560 Mission Street, 31st Floor  
7 San Francisco, California 94105  
Telephone: (415) 397-2823  
Facsimile: (415) 397-8549

8 Attorneys for Plaintiff  
RAYMOND J. MANZANILLO  
9

10 Kamala D. Harris  
11 Attorney General of California  
Marisa Y. Kirschenbauer  
Supervision Deputy Attorney General  
12 Michael J. Quinn  
Deputy Attorney General  
13 State Bar No. 209542  
455 Golden Gate Avenue, Suite 11000  
14 San Francisco, California 94102-7004  
Telephone: (415) 703-5726  
15 Facsimile: (415) 703-5843  
[Michael.Quinn@doj.ca.gov](mailto:Michael.Quinn@doj.ca.gov)

16 Attorneys for Defendants  
17 CATE, LEWIS, MCGUYER, WOOD, AND HALLOCK  
18  
19

20 UNITED STATES DISTRICT COURT  
21 NORTHERN DISTRICT OF CALIFORNIA

22 RAYMOND J. MANZANILLO,

23 Plaintiff,

24 v.

25 GREGORY D. LEWIS, et al.,

26 Defendants.  
27

Case No. 3:12-cv-05983-JST

28 **STIPULATION TO DISMISS CERTAIN  
CLAIMS**

1 Plaintiff Raymond J. Manzanillo (“Plaintiff”) and Defendants Matthew Cate, Gregory D. Lewis,  
2 Troy Wood, Kurt McGuyer, and John Hallock (“Defendants”) (collectively “the Parties”) by and  
3 through their respective counsel hereby stipulate as follows.

4 1. Plaintiff agrees to dismiss Defendant Cate from this action with prejudice. Plaintiff and  
5 Defendant Cate agree to bear their own attorneys’ fees and costs in connection with the claims asserted  
6 against Defendant Cate.

7 2. Plaintiff agrees to dismiss with prejudice “Count Two: Retaliation” that alleges First  
8 Amendment retaliation claims against Defendants Lewis, McGuyer, and Wood. Plaintiff and  
9 Defendants Lewis, McGuyer, and Wood agree to bear their own attorneys’ fees and costs in connection  
10 with this claim.

11 3. Plaintiff agrees to dismiss with prejudice “Count Three: Conspiracy” that alleges Section  
12 1983 Conspiracy claims against Defendants Lewis, McGuyer, Wood, and Hallock. Plaintiff and  
13 Defendants Lewis, McGuyer, Wood, and Hallock agree to bear their own attorneys’ fees and costs in  
14 connection with this claim.

15 **IT IS SO STIPULATED.**

16 DATED: October 18, 2016

Respectfully submitted,

17 SEYFARTH SHAW LLP

18  
19 By: /s/ Michael A. Wahlander

20 Francis J. Ortman III  
Aryeh M. Hersher  
Jason M. Allen  
Michael A. Wahlander

21  
22 Attorneys for Plaintiff  
23 RAYMOND J. MANZANILLO

1 DATED: October 18, 2016

Respectfully submitted,

2  
3 ATTORNEY GENERAL OF CALIFORNIA

4 By: /s/ Michael J. Quinn  
5 Michael J. Quinn

6 Attorneys for Defendants  
7 CATE, LEWIS, MCGUYER,  
8 WOOD, AND HALLOCK

9  
10 **ATTESTATION PURSUANT TO LOCAL RULE 5-1(i)(3)**

I, Michael A. Wahlander, attest that concurrence in the filing of this stipulation has been obtained from the signatory, Michael J. Quinn, counsel for Defendants Cate, Lewis, Wood, McGuyer, and Hallock.

11  
12 Executed this 18th day of October 2016 in San Francisco, CA

13  
14 /s/ Michael A. Wahlander  
Michael A. Wahlander

15 **ORDER**

16 Pursuant to the Parties' stipulation and good cause appearing therefore, the Court dismisses the  
17 above-referenced claims in accordance with the Parties' stipulation.

18 **IT IS SO ORDERED.**

19 DATED: October 19, 2016

20   
Honorable Jon S. Tigar  
United States District Court Judge

21 35448127v.1